UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF CALIFORNIA

		C	napter 13 Plan (Reco	mmended Form)
In Re:		С	ase Number:	
			Original Plan Amended Plan	
BY THE BANK THE FULL AM	RUPTCY COURT MAY MO		WAYS INCLUDING PROVI	NEY. CONFIRMATION OF THIS PLAN DING FOR PAYMENT OF LESS THAN R CLAIM, AND SETTING THE
any entity from pursuant to this conversion ord	whom debtor(s) receive incomes Plan, except as the Court nuter. Debtor(s) submit all future	ome, in such installments as agreed on any otherwise order. Payments from	upon with the Trustee, for p debtor(s) shall begin withir trol of the Trustee during th	each month by debtor(s), or ayment of all existing debts of debtor(s) a 30 days of filing the petition or is case and agree to pay sufficient funds
provide trustee	e evidence of the payments in		ss and the amount and dat	26(a) are made, debtor will immediately e of each payment. Trustee is under no e claimant.
	strative Claims. Trustee wi		and expenses in full pursua	nt to §1326(b) as set forth below unless
	(A). Trustees Fees: The C in accordance with applica	chapter 13 Trustee will receive a fee, ole law.	the percentage of which is	set by the United States Trustee
	(B). Debtor's Attorney Fee	s: Debtor's attorney shall be paid af	ter creditors listed in paragr	aph 7 except as checked below:
	Attorney f payments are necessary).	ees to be paid in full prior to other cla	aims. (Do not check this opt	ion if lease payments/adequate protection
		ees to be paid at the rate of \$ reditors listed in paragraph 7).	per month pri	or to other claims. (If no amount is filled in
	claims. All other claims en	he court, other §1326(b) claims will build to priority and post petition claim the trustee in his discretion deems a	ms allowed by law shall be	paid in full by deferred payments in such
Specifie named creditor		ty (Trustee to pay). Debtor(s) elec	t to assume the existing lea	se of personal property with the below
the installm	nent specified from funds ava	After payments provided in prior par ilable for distribution monthly until clans shall be paid by debtor(s) directly.	aim is paid in the amount al	e distribution to named lease creditors in lowed. Any option to purchase or
		After the regular monthly lease paym m funds available monthly until clain		
Name of	f Creditor	Regular Monthly Payment Installment	Estimated Arrears	Arrears Installment

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5. Specified Secured Clair (their agents and assigns) name paid in installments from funds a interest at seven percent (7%) p Upon confirmation, creditor w provision will be binding, eve	ed in this para available for o per annum un vill be deeme	agraph whose claims distribution monthly, r less a different perce ed to accept the clas	are allowed non-cumulatentage is spe ssification,	secured solely by ive, as indicated used in the secured below. The valuation and in the secure in th	y personal pro until claim is p e balance of t terest rate se	pperty. Each named of paid in amount allowe he claim shall be trea of forth and paymen	creditor shall be and secured plus ated as unsecured. It pursuant to this
Name of Creditor		Allowed Secured Va	alue	Installment		(Optional) % Interest	:
	_						
	_						
	_						
 Specified Secured Claim purchased for personal use we named in this paragraph shall be personal property for which §50 monthly, non-cumulative, as indepercentage is specified below. orders otherwise. 	vithin 910 day e paid in the 6 valuation is licated until cl	ys of filing the petiti same priority as cred not applicable. Eac laim is paid in amoun	ion or other litors listed in the named creater allowed pl	r secured debt went paragraph 5 about the paragraph 5 about the paragraph 5 about the paragraph of the parag	ithin one year ove but in full d in installment en percent (7°	ar of filing the petition for allowed claims se nts from funds availal %) per annum unless	on). Creditors ocured solely by ole for distribution a different
Name of Creditor		Estimated Claim		Installment		(Optional) % Interest	:
7. Domestic Support Oblig defined by §507(a)(1), shall be in installments from funds availa an optional interest percentage paid as indicated in paragraph 3 become due and payable.	paid, as to ar able for distrib is specified b	mounts due and paya oution monthly, non-c elow. Holders of clai	able at the coumulative, a time for dom	ommencement of as indicated until destic support oblig	the case, in f claim is paid in pations, other	ull 100% to those cre n amount allowed wit than creditors specif	editors named below hout interest unless ically named will be
Name of Creditor		Estimated Arrears		Installment	((Optional) % Interest	
	_		<u>.</u>		_		
	-		-		_		
Assigned Domestic Support C to make payments under the pla §507(a)(1)(B). Although the unpamed assigned DSO creditors indicated until the equivalent of remaining funds after payment to paid in full.	an, debtor ma paid DSOs re on their filed 60 months of	ny provide for less that main nondischargab and allowed claims if projected disposable	an full payme le, after cred in installmer e income ha	ent to assigned Do ditors provided for ts from funds ava s been paid into t	omestic Supp in prior paraç ilable for distr he plan for dis	ort Obligations (DSO graphs, debtor proposibution monthly, non- stribution to creditors	s) defined in ses to pay the below -cumulative, as . If there are any
Name of Creditor		Estimated Claim		Installment			

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Secured Co-debtor claims. After payments provided for by prior paragraphs, creditors (their agents and assigns) named in this aragraph who have allowed claims secured by personal property with a co-debtor liable thereon, shall be paid by the trustee 100% of the claim as llowed plus interest at the contract rate (if clearly specified in the claim) in installments as indicated. Installments are to be paid from funds vailable for distribution monthly non-cumulative. If no contract rate of interest is clearly specified in the claim, pay the interest rate specified below r if none specified, pay 12% A. P. R. interest.					
Name of Creditor	Installment	(Optional) % In	nterest		
9. Real Estate or Mobile Homes (Trustee following completion of this case, debtors shall agreements supporting non-voidable liens agai to named lien holders (their agents and assigns cumulative, and except for creditors paid pursu Each named creditor shall be paid in installmer annum, unless a different percentage is specific Provisions of this paragraph shall operate to cuthereof, or by the laws or processes of a govern with by this plan holding statutory or other liens exercise of power of acceleration for failure to resid creditor in full on or before six months time in the plan, secured tax claims shall be paid as Name of Creditor	make the usual and regular payment inst debtor's real estate or mobile hores) shall be paid in installments by Trustant to prior paragraphs of this plan, so into indicated until arrears claim is paided below. The any default of any real estate or momental unit, the time for redemption is against debtor's real estate or mobile make installment payments, unless the following the date of confirmation of	is (including any balloon pay ne, directly to lien holders in stee from funds available fo hall be paid in advance of p d in amount allowed plus inter- tobile home security agreem or reinstatement has expire the home and the obligation is the Court orders otherwise, do this Plan. Unless otherwise	rments) called for by any security a current manner. However, arrears r distribution monthly, non-eriodic distribution to other creditors. erest at seven percent (7%) per ment notwithstanding that by the terms d. If there exist creditors not dealt a fully due, for reasons other than the ebtor(s) will pay said claim directly to be specifically provided for elsewhere		
10. Real Estate or Mobile Home (Trustee to (their agents and assigns) who have security accollateralized shall be paid in installments by Trustian to prior paragraphs of this plan shall be creditor shall be paid in installments as indicated a different percentage is specified below.	greements supporting non-voidable li rustee from funds available for distrib be paid on their allowed claims in adv	ens against debtor's real es ution monthly, non-cumulati ance of periodic distribution	tate or mobile home or are cross- ve, and except for creditors paid to other creditors. Each named		
Name of Creditor	Estimated Claim	Installment	(Optional) % Interest		

	Case Number:			
nolders of other claims allowed secured so iled and allowed claim, unless specifically	lely by personal property. A dealt with elsewhere in this such creditors to the amou	ors. After payments provided for in prior paragraphs, Trustee shall pay Any creditor holding a lease on personal property in debtor's possession with a plan, shall be treated as a secured creditor herein. All claims pursuant to this int allowed plus interest at seven percent (7%) per annum unless a different il unsecured creditors:		
	(Optional) % interes	t:		
paragraph who have allowed unsecured cla nterest at the contract rate (if clearly specif	aims with a co-debtor liable ied in the claim) in installm	y prior paragraphs, creditors (their agents and assigns) named in this thereon, shall be paid by the trustee 100% of the claim as allowed plus ents as indicated. Installments are to be paid from funds available for learly specified in the claim, pay the interest rate specified below or if none		
Name of Creditor	Installment	(Optional) % Interest		
		<u> </u>		
		<u> </u>		
claims allowed unsecured. Unsecured non % or a pro-rata share of exempt assets or (2) the applicable commit percentage and dollar amount are left blank	priority creditors will receise. ment period of 36 or 60 moo, trustee is to pay 100% to entage is filled in at less that	, whichever is greater. (The dollar amount is the greater of (1) the non- onths multiplied by debtor's projected disposable income). If both the unsecured creditors. If the percentage is left blank, trustee will pay the dollar an 100% and the dollar amount is left blank, trustee is authorized to increase		
		sion of the plan, creditors named in this paragraph shall be paid as an sepresent compliance with section §1322(b)(1)].		
Name of Creditor		Optional interest rate		
creditors in this paragraph. These named	creditors shall not be dealt	f the plan, debtor(s) elect to assume the existing lease or contract with with or provided for by this plan. All pre-petition and post-petition payments s for payment herein, unless agreed upon by the Trustee with notice and an Collateral		
				

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	Case Number:
16. Rejection of Claim, Return of Collateral. Debtor(s) elect not to ass named in this paragraph and shall surrender to such creditor the collateral su arising from the transaction creating creditor's interest in said property.	
Name of Creditor	Collateral
17. Post-Petition Claims . Claims allowed for post-petition debts incurred on such terms as the Trustee, in his sole discretion, may determine. Trustee debtor(s) incur post-petition debts without the written consent of Trustee and current.	or any adversely affected party in interest may file to dismiss case if
18. General Provisions . Post-Petition earnings while this case is pendir notwithstanding §1327. Any remaining funds held by the Trustee after dismis pursuant to these Plan provisions. Pursuant to §1322(b)(3), Trustee shall har may impose, any default in debtor's payment to Trustee under this Plan. Any during this case may be deposited to debtor(s) account and disbursed to cred	sal or conversion of a confirmed case may be distributed to creditors we the power to waive, in writing and on such conditions as the Trustee tax refunds or other funds sent to the debtor(s) in care of the Trustee
Special Note: This plan is intended as an exact copy of the Chapter 13 (reco after paragraph 18 above. The trustee shall be held harmless from any chang	
Plan Dated: Debt	or:
(DATE IS MANDATORY)	
Joint Debte	or: